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**Attorneys for**

**Plaintiff TROLL BUSTERS®, LLC**

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8 **UNITED STATES DISTRICT COURT**  
9 **FOR THE SOUTHERN DISTRICT OF CALIFORNIA**  
10 **SAN DIEGO DIVISION**

10 TROLL BUSTERS® LLC,

11 *Plaintiff,*

C.A. No. 3:11-cv-0056-IEG-WVG

12 v.

**PLAINTIFF TROLL BUSTERS® LLC'S  
EX PARTE NOTICE OF MOTION AND  
MOTION TO MODIFY BRIEFING  
SCHEDULE AND FOR EXPEDITED  
CONSIDERATION**

13 ROCHE DIAGNOSTICS GMBH, ROCHE  
14 MOLECULAR SYSTEMS (RMS), ROCHE  
15 DIAGNOSTICS CORP. D/B/A ROCHE  
16 APPLIED SCIENCES,  
17 EUROGENTEC NORTH AMERICA INC.,  
18 CLONTECH LABORATORIES, INC.,  
19 INTEGRATED DNA TECHNOLOGIES  
20 (IDT), LIFE TECHNOLOGIES  
21 CORPORATION,  
22 QIAGEN NV., THERMO FISHER  
23 SCIENTIFIC, INC., QUANTA  
24 BIOSCIENCES, INC., GENE LINK INC.,  
25 GENSCRIPT USA INC., EMD  
26 CHEMICALS INC., TRILINK  
27 BIOTECHNOLOGIES INC., and CEPHEID,

28 *Defendants.*

Because the Court envisioned Defendants having two weeks to reply to Troll Busters's responses, and because Troll Busters responded on May 27, 2011, Troll Busters respectfully requests that the Court modify the Scheduling Order to reflect a reply deadline of June 10, 2011. Due to the timing of Troll Busters's request, Troll Busters respectfully requests expedited consideration of this motion.

Respectfully submitted,

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**ATTORNEYS FOR PLAINTIFF TROLL BUSTERS® LLC**

**CERTIFICATE OF SERVICE**

I hereby certify that I electronically filed the above *First Amended Complaint* in the United States District Court for the Southern District of California, and that service will be automatically accomplished through the Notice of Electronic Filing.

/s/ Karl Rupp

Karl Rupp